

TEST REPO	) R T	N O :	B60471423	Nov.14,2014
UL ORDER	ΝΟ	:	10570099	
				Page: 1 of 5
Applicant :				
Address :	•			<b>Test Date :</b> Nov.12 - 14,2014
				Received Date: Nov 12, 2014
Contact Person :				
Sample Description:	Apron			
Buyer:	/			<b>Style No.:</b> MO8441-03
Export To:	USA			

Test Item	Conclusion	
Colorfastness to Crocking : Crockmeter Method	PASS	
Total Cadmium Content	PASS	
Azo Dye Test	PASS	
Remark:		
1. The results relate only to the samples tested.		
2. "NC"=No Comment, "NA"=Not Applicable, " * " See the attached test results details.		

For and on behalf of UL VS Shanghai Limited

Justin Zhou - VS Engineering Manager (Engineering Team)

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# **Sample Information :**

Sample	Product	Applicant's equivalent code / Color
001	Apron in black	

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优力胜邦质量检测(上海)有限公司 UL VS Shanghai Limited UL VS Snanghai Limited 上海市平福路 188 号漕河泾开发区聚鑫园 1 幢 1 层, 2 层 Floor 1 &2, Building 1, Caohejing Hi Tech Park Ju Xin Park, No. 188, Ping Fu Road, Xu Hui District Shanghai 200231,P.R.China T: +(8621) 24228200/ F: +(8621) 6855 6812 / W: ul.com/consumer-products



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# (1) Colorfastness to Crocking : Crockmeter Method [AATCC 8-2013]

				<b>Requirement</b>		
	Sample	Dry	Wet	<u>Heavy</u>	Shade	
				Dry	Wet	
	001	4.5	4.0	3.0	2.0	PASS
(2)						

# Total Cadmium Content

Test Method : In House Method

Sample	2	<u>Result(mg/kg)</u>	Requirement(mg/kg)			
001		<7.5	100	PASS		
	"<" means less than ; ">" means greater than ; "mg/ kg" means milligrams per kilogram					

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(3)	Detection of the Use of Banned	I Azo Colourants		
		bean Law (Regulation (EC) No. 1907/200 gulation (EC) no. 552/2009) are such col ps.		
	materials. The presence of 4-am leather materials. Removal of fat	cial test procedures EN 14362-1:2012 fo noazobenzene is determined by EN 143 by n-hexane (in case of leather), treatme etection by GC/MS and/or HPLC/DAD. (I	62-3:2012 for textile int with citric buffer	e, EN ISO 17234-2:2011 for reductive cleavage with sodium
				ig/kg)
	BENZIDINE (CAS No. 92-87-5)	3,3'-DIMETHYLB	ENZIDINE (CAS No. 11	
	BENZIDINE (CAS No. 92-87-5) 4-AMINODIPHENYL (CAS No. 92-67-1)	,		9-93-7)
		4,4'-METHYLENE	ENZIDINE (CAS No. 119	9-93-7)
	4-AMINODIPHENYL (CAS No. 92-67-1)	4,4-METHYLENEI 9-2) P-CRESIDINE (C	ENZIDINE (CAS No. 119 DI-O-TOLUIDINE (CAS No	9-93-7) ). 838-88-0)
	4-AMINODIPHENYL (CAS No. 92-67-1) 4-CHLORO-O-TOLUIDINE (CAS No. 95-6	9-2) P-CRESIDINE (C 4,4'-METHYLENE) 4,4'-METHYLENE	ENZIDINE (CAS No. 119 DI-O-TOLUIDINE (CAS No AS No. 120-71-8)	9-93-7) ). 838-88-0)
	4-AMINODIPHENYL (CAS No. 92-67-1) 4-CHLORO-O-TOLUIDINE (CAS No. 95-6 2-NAPHTHYLAMINE (CAS No. 91-59-8)	9-2) P-CRESIDINE (C 4,4'-METHYLENE) 4,4'-METHYLENE 3) 4,4'-OXYDIANILIN	ENZIDINE (CAS No. 119 DI-O-TOLUIDINE (CAS No AS No. 120-71-8) BIS-(2-CHLOROANILINE	9-93-7) ). 838-88-0)

DC0474400

4-METHOXY-M-PHENYLENEDIAMINE (CAS No. 615-05-4)

4,4'-DIAMINODIPHENYLMETHANE (CAS No. 101-77-9)

3,3'-DICHLOROBENZIDINE (CAS No. 91-94-1)

3,3'-DIMETHOXYBENZIDINE (CAS No. 119-90-4)

<u>Sample</u>	Test Method	<u>Result</u> (Amine Detected)	<u>Comments</u>
001	EN 14362-1:2012 (Combined Method)	Not Detected	PASS

2,4,5-TRIMETHYLANILINE (CAS No. 137-17-7)

4-AMINOAZOBENZENE (CAS No. 60-09-3)

O-ANISIDINE (CAS No. 90-04-0)

4-METHYL-M-PHENYLENEDIAMINE (CAS No. 95-80-7)

Note: Limit = 30 mg/kg (Not Applicable for combine test)

### **Test Conclusions:**

(1) The submitted samples (001) did not contain the 22 forbidden amines according to Regulation (EC) No. 1907/2006 on REACH Annex XVII Item No. 43 and Appendix 8 as amended by Commission Regulation (EC) No. 522/2009 and Commission Regulation (EU) No.126/2013.

## Interpretation of test results:

- 1. In the case of levels per amine component<= 30 mg/kg: not detected. According to the analysis as carried out, azo colourants banned under the Ordinance on Commodities were not detected in the articles submitted.
- 2. In the case of levels per amine component > 30 mg/kg. The analysis result suggests that the article submitted has been manufactured or treated by using azo colourants banned under the Ordinance on Commodities.
- 3. In case of a result between 25 and 35 mg/kg. We remark that due to the error range of the method, these measurement values represent a border line case.

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\*\*\*\*\* End of Report \*\*\*\*\*

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### UL VS Shanghai Limited ("UL VS") undertakes to provide services to its Customer subject to the terms and conditions contained herein. 优力解其质量检测(上海)有限公司 ("乙方") 承诺根据以下所列的条款向容户("甲方") 摄供服务。

term of limitation of liability contained herein has been conspicuously marked to draw the attention of the Customer, the full and complete explanation of the wording and legal significance of this term have been made to the Customer by UL VS. The Customer agrees that this term shall rowision of the agreement between UL VS and itself, based on the full and complete understanding of the wording and legal significance of this term. Japan Berger and the second of the second

#### COMPUTATION OF CHARGES AND PAYMENT

- (a) Consulting time shall be charged on a daily basis 咨询时间应当以日为基础计费。
- 1.2
- 1.3
- コーン・ショロホウマロホレールロッド・オエにサロマホスを意义スロリ、A サノカ税用でを取った客が定めて一時 "力基級収取費用. Payments shall be paid in RMB at its address or at such other address and in such manner as UL VS may from time to time specify. Payment made by post shall be at the risk of the Custom 付款匹当在之方所在地以入作市方式支付、或者概定方可以認時實施的保险地方或支付。以前等方式做出的付款应当由中方承担风险。 甲方水能在本於教授技術則ii サ方水能本於教授技術則ii -1.4
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  - (a) to punctually pay all billings rendered to the customer from time to time; 准时支付不时提供給甲方的所有帐单;
    - (b) unless otherwise agreed in writing, payment is to be made within 7 days from the date of Invoice or the date of the Debit Note; 除非另有书面约定,付款应当在开具发票或付款通知日之后的7天内做出;

    - where the Customer fails to pay within time, UL VS shall charge interest on overdue invoices at the rate of 2% per month or 24% per annum until payment, such interest to run from day to day and to accrue after as well as before any judgment and is to be compounded at monthly intervals; (c) 若甲方未能按时付款.乙方将就逾期未付发票金额以每月2%或每年24%的比例收取罚息。直至全额付款.此等罚息以日计算且在任何列决之前和之后都产生.并以月为间隔,按本金和不断累积的利息为基数来计息:
- ロイン本語なりまた。この特殊意味不りな差素感が成了24%使生化物にDMRAUSE またまではあ、私やするとの11%またビロオバス MRAL MRAL AT ## 24 min 物 あたの内容力強体不12%。 (3) ULVS Staff Marke allen on any goods of the Customer unit agenerate but nearcise of such in an shall not prevent interest confining. こ方作気音型サブ防発気発気実施構成、色音量及防行使不成時可能力能要生作。 The Customer shall all to pay ULV SG ray reason under Clause 1.5 of the Customer shall not prevent interest confining. 二 生物力が用いているのでは、1.4 min and the customer shall not pay under shall not prevent interest confining. 二 生物力が目前になった。 本のからしていため、1.4 min and the customer shall not pay under shall not pay n 1.6 其他存在的合同并且不对损失负责

### CONFIDENTIAL TREATMENT OF INFORMATION

- Unless otherwise specifically agreed between the parties, the services rendered by UL VS to the Customer shall be on a non-exclusive best-efforts basis. 除非双方间另有特别约定,由乙方向甲方提供的服务应当建立在不择他的和勤勉尽责的基础之上。 2.1
- 除非双方的另有影响完成,由乙方间中方提供的服务是言建立在才能的非影响发育的基础之上。 比is explicitly agreed by LU SS and the Customer that all technical information (whether contained in models, drawings, reproductions of drawings, written reports, letters, memoranda or notes or in any other form) shall be kept strictly confidential by UL VS for the purposes of this Agreement and UL VS shall at ball times use all reasonable efforts to prevent the disclosure to third parties of any part thereof unless UL VS shall have first obtained the written consent of the Customer specifically authorizing such disclosure (PAO/UED ALWTSA ND TT IS MUTULLY AGREED that the confidential system of the provide of the (S) system from the disclosure to third parties of any part thereof unless UL VS shall have there dunless of that all extincial in the public; or the information is generally hown to UL VS. or of is independently developed by UL VS without recourse to the materials provided by the Customer; or the information is generally hown to UL VS. or of is independently developed by UL VS without recourse to the materials provided by the Customer; or the information is generally hown to UL VS. The Terms are subject, or with an order, notice or requirement (staud agency of the all private) indicated in the customer and the dunless of the dunless of the dunless of the dunless of the dunles of the dunless of the dunles 22
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### PATENT RIGHTS

- Any invention made in the performance of work for the Customer by UL VS within the field of work undertaken for the Customer, belongs to the Customer, 在为甲方履行工作的过程中,在为甲方所承担的工作范围内由乙方作出的任何发明属于甲方。
- UL VS's use of the aforesaid inventions shall be free of any royalty fees provided that the use of such inventions is confined to the performance of the work for the Customer 在为甲方履行工作的过程中使用上述发明,乙方应当免付专利使用费。 3.2

#### LIMITATION OF LIABILITY

#### 第四条责任限制

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I
If any liability on the part of UL VS shall arise (whether under the express or implied terms hereof or under the relevant Chinese laws and regulations) in contract, tot or infringement, the Customer's right to recover damages for any loss of whatever nature caused by the fault or negligence of
UL VS or by any breach of its obligations or howsoewer caused shall be limited to the payment by UL VS of the amount of the contract price under the saytement and the said limitation of liability shall apply regardless of the form of action, whether in contract, infringement or otherwise
no event shall UL VS be liable for incidentar or consequential damage. The Customer hereby acknowledges and states that its losses and damages, whether direct or indirect, resulted therefrom will be sufficiently recovered by the above anount of compensation and shall not raise any funt
claim against UL VS be piolable for fact, fact,

### 第五条补偿

INDEMNITY 110 the event of actual or threatened suit against UL VS in relation to the services undertaken on behalf of the Customer or in relation to any of the Products or the Trade Mark or Patent of the Customer or of any allegation of infringement of any letters patent, registered design, trade mark or trade name, the Customer shall indemnify UL VS harmless from any liability, action, claim, demnad, costs, charges and adopenses arising *men from* or expense including solicitors fees, counsel's fees in defending such action <u>Provided Always</u> that the Customer shall pay the customer and expense adjust any such action or proceeding and the Customer shall pay the custos of any settiment or compromise effected. 著有与乙分代表甲方所采用的服务相关,或身际力的任何产品或商标或专有相关面骨和乙方的任何实际的或可能的作效。或者有对任何专利证书,注册设计,而标成简句的股份和同,可方应当赔偿乙方,以使其免疫任何因此简产生的責任、诉讼,素能请求, 做费和费用或抗角此等

#### SOLICITATION OF EMPLOYEES

It is mutually agreed that neither party shall solicit the employees of the other for employment or hire unless prior written consent to do so is obtai 双方同意除非得到事先书面同意,任何一方均不得引诱雇佣或聘用另一方的雇员。

### EFFECT OF PROPOSAL

The accompanying proposal is valid for a period of ninety (90) days from the date of the proposal unless extended in writing by UL VS. Upon the acceptance of such proposal, this appendix shall form part of the Agreement with the Customer and notwithstanding any prior discussions or prior or all or written agreements to the contrary, the terms and conditions herein shall be applicable and take precedence over any conflicting terms contained in any documents submitted by the Customer. mR/2 LUK1, Be #LD / The LUKE, JA / KD / LUK1, JC / LUK1, HUK2 / LUK1, A / LUK1, JC / LUK1, JC / LUK1, JC / LUK1, JC / LUK1, HUK1, JC / LUK1, HUK1, JC / LUK1, HUK2, HUK1, JC / LUK1, HUK1, HUK 的条款

#### DATA AND DOCUMENT RETENTION

- (a) After the services are rendered, UL VS may retain a copy of all documents relating to the services (the "Supporting Documents") for as long as UL VS, in its sole discretion, deems fit. 在提供服务后,乙方可以在其认为合适时保留一份与其服务相关的所有文件"支持文件"的复印件。
- (b) Unless otherwise specified or required by the applicable way also by Supporting Documents vers agrees the automatically destroyed by UL VS without notice to the Customers. Should any or all Supporting Documents less than 3 years are scheduled to be destroyed, UL VS shall give the Customer at the Customer's last known address of its intention to destroy the Supporting Documents. Unless the Customer makes a written request to UL VS reaching UL VS before the expiration of the said 30 days seeking delivery of those documents to the Customer at the Customer's accenter, these documents that the destroyed. UL VS shall give the Customer at the Customer's accenter, these documents that the destroyed. We shall be destroyed. We shall be destroyed. We shall be destroyed. We shall give the Customer at the Customer at the Customer's accenter, these documents that the destroyed. We shall be destroyed. We shall b
- (c) The Customer shall indemnify UL VSIre any costs or expenses in responding to or opposing any subpoena, the production of any documents in Court seeking the disclosure of the said documents or any information contained therein. 甲方应当局在之方为同应或对抗任何寻求局入达者的任何自己局体是以及在注意上的估学和估计图费加强支出。

### GOVERNING LAW 第五条活田注律

This Agreement and the rights and obligations of the parties shall in all respects be governed, construed, interpreted and operated in accordance with the relevant Chinese laws and regulations. 本协议和双方的权利义务在各方面都应当由相关的中国法律法规管辖、推断、解释和操作。 9.1

### OBLIGATIONS OF THE CUSTOMER

- 10.1
- プ防义务 If the Quistomer intends to change the work hereunder or assign any other work to UL VS, such a change or new assignment shall be subject to a separate negotiation and agreement between both of the parties. If UL VS suffers any loss or damage because the Customer shall component for use hybrid participation of the parties. If UL VS suffers any loss or damage because the Customer shall be subject to a separate negotiation and agreement between both of the parties. If UL VS suffers any loss or damage because the Customer shall be subject to a separate negotiation and agreement between both of the parties. If UL VS suffers any loss or damage because the Customer shall be subject to a separate negotiation and agreement between both of the parties. If UL VS suffers any loss or damage because the Customer shall be subject to a separate negotiation and agreement between both of the parties. If UL VS suffers any loss or damage because the Customer shall be applied by the cate and participation application and the click of the parties any application applicat 10.2

# SAMPLES <sup>筑十一条样品</sup>

11700 ULV Sexpects Customers to abide by all applicable regulations when shipping samples to UL VS. Improper shipping may result in additional charges for costs incurred by UL VS. (a) to identify samples to UL VS. (b) damage done to UL VS personnel or property as a result of improper packaging, labeling or omission of identifying documents. UL VS has the right to refuse receipt of any shipment that, in its discretion, is unsafe or has been shipped improperly. Any costs associated by refusal to accept shipment under the by classer are the sole responsibility of the Customers. All vesting and intermises UL VS reary and all damages, expenses, liabilities and costs (including atomety 5 etc) (UV S and arising from the improper packaging or shipment of the sample by Customer. Z J 用型 PT 服装理解开 相连接 2017 AT 维持 和 使用 10 使 2017 AT 维持 2018 AT # 10 # 2018 AT #

# E-MAIL DISCLAIMER 你上一夕山子邮件负责声明

他U Sw Shall Glow the request of the Customer in the event that final report / results hereunder shall be sent by e-mail rather than by paper hard copy. UL VS considers e-mail a valuable and efficient tool, however, UL VS hereby gives cautions to the Customer that the report / results in electronic version may indevertently be modified once it is in the Customer's word processing system. Further, the current e-mail transmission technology may allow for interception of messages and reports / results by third parties. UL VS shall anot be fueld responsible for these risks, which are out of its control', results be entited by the customer's word processing system. Further, the current e-mail transmission technology may allow for interception of messages and reports / results by third parties. UL VS shall anot be fueld responsible of these risks, which are out of its control', results be sent by UL VS unencrypted. Transmission of the report / results for other materials requested by the Customer' and ange requested by the Customer' and UL VS shall into be considered to considure a to exact of any confidentially or other provisions of this Agreent between UL VS and the Customer' and UL VS shall into a transmission. Additionally, UL VS shall not be lable for any damages incurred by the Customer' and uL VS shall into the schent results of any confidentially or other provisions of the Agreent between UL VS and the Customer's data LS additionally. UL VS shall not be lable for stransfer any datages incurred by the Customer's and a Confidentially or other provinces of the Agreent between UL VS and the Customer's data LS additionally. UL VS shall not be lable for stransfer any datages incurred by the Customer's and LS additionally. UL VS shall not be customer's data LS additionally. UL VS shall not be customer's data LS additionally. UL VS shall not be customer's data LS additionally. UL VS shall not be customer's data LS additionally. UL VS shall not be customer's data LS addited BAR additionally. UL State Exercis BAR addi

### MISCELLANEOUS PROVISIONS

- AP 現地で Apy provision of this Agreement prohibited by or regarded as unlawful or unenforceable under any applicable law actually applied by any court of competent jurisdiction shall, to the extent required by such law, be severed by this Agreement and rendered ineffective so far as is possible without modifying the remaining provisions of the agreement. Where however the provisions of any such applicable law may be valved, they are hereby waived by the parties hereto to the full extent required by such law to the end that this Agreement shall be valid and binding agreement enforceable in accordance with its terms. 根据作音程权的法规所近时的任何应道用的法律,这事协议中的任何条款被禁止或被视为无效或不可执行时,则应当在此等法律所要求的高国内尽可能地不能响的议具体条款的效力,但若任何此等应适用的法律之规定可以被放弃或不适用,则双方直在此等法律所允许的高国内尽可能地放弃此等 规定、以及卡教政化的优大的优大的优大的优生。 13.1
- 13.2
- A cartificate signed by any officer of UL VS as to the amount due from the Customer hereunder at the date of such certificate shall, in the absence of manifest error, be conclusive evidence of the amount due. 一份由乙方的任何管理人员签署的就根据本协议甲方在该等证书签发之日应付款项的证书。若无明显错误、应作为此等应付款项的确证。
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